REMARKS

Applicants will address each of the Examiner's objections and rejections in the order in which they appear in the Office Action of October 18, 2004.

<u>Information Disclosure Statement</u>

In the Office Action, the Examiner objects to the Information Disclosure Statements (IDS) filed on July 2, 2001 and February 7, 2003 as failing to comply with 37 CFR 1.98(a) which requires a legible copy of each U.S. and foreign patent or publication. In particular, the Examiner did not consider certain references cited in these IDSs and is requiring copies of the foreign references along with an English abstract.

Applicants note that the return post cards for each of these IDSs indicate that the references were filed with the IDSs and received by the PTO (see attached copies). However, since these references appear to have been lost in the PTO during transfer to the Examiner, Applicants are submitting herewith another copy of each of these references. It is requested that these references be considered prior to the issuance of another action on this application.

Since these references have already been submitted in this application, it is not believed that a fee is due for resubmission of the references in another IDS. If such a fee should be due, please charge our deposit account 50/1039.

Drawings

The Examiner also objects to the drawings because one "figure" is not labeled with a figure number. This "figure" show chemical compounds 1-5. These compounds are referred to, for example, on page 18 of the specification.

Applicants had intended this sheet to be considered part of the specification of the present application. In order to make this clearer, Applicants are amending the specification to include each of these compounds where they are referenced on original page 18 of the specification. A marked-up copy of the specification showing this amendment and a substitute specification with the chemical compounds added is attached. Applicants are also now deleting the "figure" with no figure number and the chemical compounds thereon.

Accordingly, it is respectfully submitted that this objection has now been overcome, and it is requested that it be withdrawn.

Claim Rejections - 35 USC §102

The Examiner also rejects Claims 3, 9, 15 and 47-49 under 35 USC §102(e) as being anticipated by Yamazaki et al. (US 6,274,887). This rejection is respectfully traversed.

While this rejection is respectfully traversed, in order to advance the prosecution of this application, Applicants have amended independent Claims 3 and 47 to recite wherein each of said plurality of pixel rows comprises at least two pixels and a light emitting layer covering the at least two pixels. It is respectfully submitted that this feature is not disclosed or suggested in Yamazaki '887.

Accordingly, for at least the above-stated reasons, independent Claims 3 and 47 and those claims dependent thereon are not disclosed or suggested by the cited reference and are patentable thereover. Therefore, it is respectfully requested that this rejection be withdrawn.

New Claims

Applicants are also adding new Claims 50-55 herewith. As new independent Claims 50 and

53 include the feature of wherein each of said plurality of pixel rows comprises at least two pixels

and a light emitting layer covering the at least two pixels, these claims are allowable for at least the

reasons discussed above for Claims 3 and 47. Accordingly, it is respectfully requested that these

claims be entered and allowed.

If any further fee is due for the new claims, please charge our Deposit Account No. 50-1039.

Conclusion

It is respectfully submitted that the present application is now in a condition for allowance

and should be allowed.

If any fee should be due for this amendment, please charge our deposit account 50/1039.

Favorable reconsideration is earnestly solicited.

Respectfully submitted,

Date: February 9,2005

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